Approved For Release 2002/06/27 : CIA-RDP 8-047 8A004900250018-7 (-3) [CONFIDENTIAL Deciassified Lass. Changed to: TS Light Review Date:

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Date: (Supplied South

SUBJECT:

Applicability of Public Law 594, 84th Congress, to the Congress Intelligence Agency

REFERENCES

- (1) Civil Service Commission Departmental Circular No. 860, Supplement No. 1, emblect: Ensetment of H.R. 3255 (7.L. 504) Providing for a served rate of compensation for certain employees under the Classification Act, dated 13 July 1956.
- (2) Memorandum from Assistant General Counsel to the Director of Personnel, subject: Application to CIA Public Law 594, Sith Congress, dated 17 August 1956.
- 1. This memorandum contains a recommendation to the Deputy Director (Support). Such recommendation is contained in paragraph 6.
- 2. Public law 564, 84th Congress, amends the Classification Act to provide for a seved rate of compensation for certain employees under the Classification Act. In brief, it requires the mandatory retention of an employee's existing rate of basic compensation fallowing demotion from a employee's existing rate of basic compensation fallowing demotion from a higher Classification Act grade (other than GS-16, 17, or 18) to a lower higher Classification Act grade due to the reclassification of his position. For Classification Act grade due to the reclassification of his position. For this purpose, the term "reclassification" is interpreted in its technical this purpose, the term "reclassification" is interpreted in its technical corresponsibilities.
 - provision is made for wetwoetive adjustment for actions affecting employees in both competitive and excepted positions and occurring on or after 1 July 1954, but not for paying the employee at the adjusted rate prior to the first pay period following 18 June 1956 (1 July 1956 for this Agency). This Office is now accurating whether any employees demoted for the reasons. Insteed in paragraph 2, above, since 1 July 1954, are aligible for restoration listed in paragraph 2, above, since 1 July 1954, are aligible for restoration of salary rate. However, prospective actions covered by the law include only those affecting employees serving under career-conditional or career appointments in the competitive, erving under career-conditional or career appointments in the competitive, erving
 - 4. While it is expected that very few of the Agency's employees would be affected by the provisions of the law, it was considered advisable to explore its possible application to CIA, with respect to prospective actions.

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It the referenced meromentum from the Office of Beneral Constant, the opinion was expressed that while the Agency is not directly subject to the statistic time to its execution from the Classification for the Section is no research this would precipite the the exception of the prospective Section of Fig. 956, since the Director of Control Installigence is sufficiently Section to Section in addition will be also be the prospective to the Section of Section to the Section of Section to the Section of Se

The Office of the General Counted Stated Further that "the states incomes sould be adopted as Agency policy by emerging it in a regulation, which regulation could be ambentiabled by the Depoly Misester (Support)". In the absence of an existing regulation into which this provision eight property be included, it was emeridated that approval by the Depoly Director (Support), of the absinistrative adoption of the provisions of J.L. 594 while sufficient subscript for this Office to utilize its provisions should a best sould within its range.

It is recremended that the proposed adoption of the provisions of

Herrison G. Reynolds

At the street winds

1. Togartmental Strouter to. 860 (41)

to temp from Cac, dated 17 Aug 1956

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(signed) H. Gates Lleyd

SEP 1 1 1956

Acting Landy Manager (Managers)

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